U.S. Asks Court Bar Questions On Castro Foes in Miami Are

Judges in General Sessions Halt Line of Testimony in Molina Trial

By PETER KIHSS An unidentified United States agency has asked that questions about activities in which Miami area by Cubana and Ling the overthrow of Premier Fidel Castro be barred in a trial un-

der way here.
The agency's intervention became known while, independently, the Fair Play for Cuba Committee called yesterday for s Congressional investigation of the Gentral Intelligence Agen-cy. Richard Gibson, acting national secretary of the committee, said, he based his call on wednesday's announcement, of a "Revolutionary Council" set up by the two major anti-Castro groups here, with Jose Miro Cardona to become Provisional Cardona to become Provisional Cardona to percent

regime.

For the second successive day prosecution witnesses in the fairs were discussed. A similar refused on constitutional grounds to say whether they had situated meetings in the Mismi area in which military matters were discussed. Judge Mitchell D. Schweitser sustained their invoking of Fifth Amendate in protection against self-incrimination.

ment protection against self-incrimination.

Assistant Districts Attorney old Cuban, had taunted others. Alexander Herman was authoritatively reported to have told the judge Wednesday that "an agency of the Federal Government has requested me to convey to Your Honor that no questions be permitted of this, or other witnesses, with reference to activities about which I court that he should not be immitted in his cross-examination. The United States Supreme Court, he said, has admonstated prosecutors that if matters harmful to the security of the ties in the Miamil area, aside



Richard Gibson

Mr. Duquesne then refused sional President for a projected whether he had attended any meeting at which military at-

ties in the Miami area, aside country might come up, it might from what this witness has tes- be better procedure of terminate

from what this witness has testified so far."

Defense Protest Futile

Judge Schweitzer noted that the witness—Carlos Duquesne. 18 years old, who had come from Cuba in September, 1959, and joined the anti-Castro Student Directorate two months later—was opposing the present Cuban Government. The judge said he saw no useful purpose in probing further.

Samuel A. Naiburger, defense counsel, vainly moved for a mistrial. He argued that he wanted to show that witnesses against to show that witnesses against the lifer political adversaries.

The better procedure of terminate a prosecution. Otherwise, he said, it was up to the prosecution to accept responsibility for disclosure.

In the Fair Play statement, Mr. Gibson said there had been prize. It his been known, he said, that "mercenary forces have been using Florida as a training area and staging point for attacks against Cuba," and that invasion forces were being remissively in the prize of the country will-nilly into a major war."

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